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Date: October 27, 2006

To:

USPTO

From:

Christopher J. Knors

Attention:

Fax:

+1.919.829.4332

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Fax:

571 273 8300

Our Ref.:

UMC.10003

Your Ref.:

10/719,134

No. Pages:

5 (incl. this page)

Comments:

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Documents enclosed:

Transmittal Letter (in duplicate)
Response to Restriction Requirement

2 pages

2 pages

Jennie Snead (Typed Name of Person Signing Certificate).

(Signature of Person Signing Certificate)

Date of Signing: October 27, 2006

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PTO/SB/21 (09-06) Approved for use through 03/31/2007. OMB 0651-0031

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Under the Paperwork Reduction Act of 1995	Application Number	10/719,134	1		
TRANSMITTAL	Filing Date	November	21, 2003		
FORM	First Named Inventor	Calin WUF	RM		
1 014,	Art Unit	1754			
n n n	Examiner Name	Steven J.	Bos		
(to be used for all correspondence after initial f	Attorney Docket Numb	Per UMC.1000	UMC.10003		
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Fee Transmittal Form	Drawing(s)		-	Communication to Board	
Fee Attached	Licensing-related Papers	1	of Appe	eals and Interferences	
✓ Amendment/Reply	Petition		Appeal (Appeal	Communication to TC Notice, Briof, Reply Brief)	
After Final	Petition to Convert to a Provisional Application		Proprie	tary Information	
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SIGNA	TURE OF APPLICANT, A	TTORNEY, C	OR AGENT		
Firm Name Hutchison Law Group PL	rc				
Signature QQ 1/					
Printed name Christopher Knors					
Date October 27, 2006		Reg. No.	45,569		
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I hereby certify that this correspondence is I sufficient postage as first class mail in an er the date shown below:	being facsimile transmitted to the nwelope addressed to: Commissio	USPTO or depo ner for Palents,	sited with the Un P.O. Box 1450,	nited States Postal Service with Alexandria, VA 22313-1450 on	
Signature	mead				
Typed or printed name Jennie P. Snoad				October 27, 2006	

This collection of information is required by 37 CFR 1.5. The Information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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PTO/SB/21 (09-08) proved for use through 03/31/2007. OMB 0551-0031

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Firm Name	Hutchison Law Group PLt				
Signature	alde				
Printed name	Christopher Knors				
Date	October 27, 2008	per 27, 2006		No. 45,569	
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Signature	CS	nead		· · · · · · · · · · · · · · · · · · ·	
Typed or printed name Jennie P. Snead Date October 27, 2006				Date October 27, 2006	

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Patent

Attorney Docket No. <u>UMC.10003</u>

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s): Calin WURM et al.

Mail Stop: Amendment

Application No.: 10/719,134

Group Art Unit: 1754

Filing or 371(c) Date: November 21, 2003

Examiner: Steven J. Bos

Title: Lithium Transition-Metal Phosphate

Confirmation No.: 2228

Powder for Rechargeable Batteries

RESPONSE TO RESTRICTION REQUIREMENT

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In complete response to the Restriction Requirement mailed October 2, 2006, Applicants elect Group I, claims 1-5, with traverse, for prosecution in the present application.

The Restriction Requirement required restriction to one of the following inventions under 35 U.S.C. § 121:

Group I: Claims 1-5, drawn to a process for making LiMPO4 powder, classified in class 423, subclass 306;

Group II: Claims 6-9, drawn to LiMPO₄ powder, classified in class 423, subclass 306;

Group III: Claims 10-13 drawn to a battery, classified in class 429, subclass 1+;

Group IV: Claims 14-17, drawn to a lithium electrode, classified in class 429, subclass 218.1.

Under 35 U.S.C. § 121, an application may properly be required to be restricted to one of two or more claimed inventions only if they are able to support separate patents and they are either independent or distinct. However, if the search and examination of an entire application can be made without scrious burden, the examiner must examine it on the merits, even though it includes claims to independent or distinct inventions. MPEP § 803. Without addressing the distinctness between Groups I through IV, Applicants traverse the Restriction Requirement on the grounds that a search of all of the claims would not constitute an undue burden for the following reasons.

Applicants draw the Examiner's attention to the recitations of claims representative of Groups I-IV, which positively recite that Mⁿ⁺ is one or more of Fe²⁺, Fe³⁺, Co²⁺, Ni²⁺, and Mn²⁺,